NAO 472 (Rev. 3/86) Order of Detention Pending Trial

	UNITED STATES DIST	RICT COURT
	District of	Delaware
UNITED STATES (OF AMERICA	
V. Stephen Goodman Defendar	Case (DER OF DETENTION PENDING TRIAL
-	eform Act, 18 U.S.C. § 3142(f), a detention hearing	has been held. I conclude that the following facts require the
or local offense that wou a crime of violence an offense for which	Part I—Findings of Fad with an offense described in 18 U.S.C. § 3142(f)(ald have been a federal offense if a circumstance gives as defined in 18 U.S.C. § 3156(a)(4). In the maximum sentence is life imprisonment or dead a maximum term of imprisonment of ten years or the sentence is a maximum term of imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment of ten years or the sentence is life imprisonment or the sentence is life.	1) and has been convicted of a federal offense state ving rise to federal jurisdiction had existed that is ath.
§ 3142(f)(1)(A)-(C) (2) The offense described in (3) A period of not more the for the offense described (4) Findings Nos. (1), (2) as	, or comparable state or local offenses. In finding (1) was committed while the defendant was an five years has elapsed since the date of cond in finding (1). Ind (3) establish a rebuttable presumption that no cond on (s) and the community. I further find that the defense	
for which a maximu under 18 U.S.C. § 9	butted the presumption established by finding I that	ense escribed in no condition or combination of conditions will reasonably assure
the appearance of the de	fendant as required and the safety of the community Alternative Findings (I	B)
` '	at the defendant will not appear. at the defendant will endanger the safety of another	r person or the community.
I C - d di - d di d'h l - ddi	Part II—Written Statement of Reas	
derance of the evidence: At this tirdefendant should be detained on the state of th	the bases of the following: the community (4 young children through two differ alcohol and PCP. He takes percocet "as much as I dipercocet at age 18 and PCP beginning 6 months a vas on state probation. A warrant for VOP is oustained age 10 years and includes conviction in 1997 for any which he violated probation in 2003. He was four 2002, he was convicted of receiving stolen propert ary 1st/assault 3rd for which a FTA was issued and 2 t Further, he has a warrant for robbery 1srt which a	the right to do so at a later time which was granted. In addition, trent mothers), his employment is very spotty and he is presently can get." His use of MJ began at age 14 (defendant is ago. His drug usage has continued despite treatment.

Part III-Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or his designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States marshal for the purpose of an appearance in connection with a court proceeding.

August 22, 2007

Date

Signature of Judicial Officer

Mary Pat Thynge, Magistrate Judge

Name and Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).